# NEWS FROM NEARBY

Decision of Much Importance in Wyoming.

MINING MATTERS

GYPSY CAMP INFESTED WITH SCARLET PEVER.

Lively Meeting of the Park City People Who Visit Salt Lake-Eighteen Inches of Snow on the Level at Montpelier—Women of Idaho Take Advantage of the Bight to Vote.

a new school building or an addition to Central.

The Christian Endeavor society of the Congregational church will give a social in the church parlors Friday even-

Cheyenne, Wyo., April 8.—A decision of great importance and affecting the title of a large tract of land on Sherman mountain, west of here, rendered man mountain, west of here, rendered Miss Mabel Robinson.

A. D. Moffat is in Salt Lake. Among the departures to Salt Lake this afternoon were Andrew Welch and family, W. H. Roy, W. L. Willoughby, James Farrel, Mrs. D. C. McLaughlin, Miss Mabel Robinson. ago, was affirmed by the secretary of the luterlor today. The land, which lies within the Union Pacific grant, Routine Business Disposed of by the was claimed as mineral land by C. E. Carpenter and others. The Union Pacific instituted a vigorous fight against the claimants under the mineral laws the and won, but not until the defendants had spent large sums of money in the litigation. It is believed a large num-ber of similar actions now pending in the west will be governed by the de- and others.

### AT LOGAN.

### Grist of News From the Queen of Cache.

April 8 -As spring ap-

Hon. Joseph Kimball returned home

Hon. Joseph Kimball returned none on this morning's train after an absence of several days.

Mr. Jessie Earl, one of the lessees of the Journal, wears a very pleasant smile on account of the arrival of a fine son at his home yesterday.

Born, to the wife of Mr. Thain, of the Segond ward, a homeing boy, All e Second ward, a bouncing boy, All-

### AT PROVO.

# Notes.

Provo, April 8.—The case of the First National Bank of Madison vs. Wadley & Bullock was dismissed on motion of unsel for plaintiff, the latter to pay

Today a license to marry was issued to J. R. Thomas and Annie E. Morgan of Spanish Vork, who are of the ages of 71 and 20 respectively.

R. S. Hines has brought suit in the Fourth district court against Lucla Slater to recover the sum of \$400 to-gether with interest and costs allered

The county board is busily engaged in wrestling with the claims of county

### City Council-A. O. U. W .- Lecture en "Pioneer Life."

Park City, April 8.—The city council niet last night all members being present and Mayor Farrel presiding. Reports of officers for March were

heard and approved: Recorder's report receipts during month, \$2,332.56. Total 88,766.19. Disburser ets. \$1,456.11. Bal

38.705.10 ance, 37.250.08. Tressurer's report: March I, balance, Tressurer's receipts, \$2,332.50. Total, balance, Treasurer's report: March I, balance, \$0,500.74: receipts, \$2,332.50. Total, \$8,395.24. Disbursements, \$1,481.31. Balance, \$7,411.52. Unpaid warrants \$161.85. Sexton's report: Number of deaths, \$1 causes: Daily snowslide, 4; scarlet fever, I; pneumonia, I. No births were reported.

Reports of city marshal and police judge showed that 36 arrests were made. Amount flues collected, \$425. Committed, II. Total flues innoosed.

Committed, II. Total fines imposed,

Eleven liquor bonds were approved. Bills amounting to \$1,669.48 were al-

of continuing the present "level" as-sessment plan and will work to that end when the issue is presented at the grand lodge.

The members of the fire department

heid a meeting in the city building last night to make further arrangements for the fireman's ball, April 22.

Parley P. Pratt of Salt Lake, will deliver a lecture at the L. D. S. church Saturday night, subject: "Pioneer ver Line steamer Assay, Captain Car-

# COLDS

vely Meeting of the Park City Council—A New School Building to Be Decided Upoh—Park City People Who Visit Salt Lake—With free medical advice for any disease.

# AFFAIRS OF THE COUNTY.

# Commissioners Yesterday.

manner. This means there will be no distinction between this class of claims and others.

About 75 residents of Sandy sent in a petition asking the county to have removed some obstructions on the old road running from that village to the inouth of Little Cottonwood canyon, the new route necessitating the crossing of several hills, making it almost impossible to haul big loads. The petition was granted and the old road ordered opened.

Court, Personal and Social News in this section of country are getting very tired of winter and, to all appearances.

The county board is busily engaged in wrestling with the claims of county creditor.

Funeral services were held today at 2 o'clock ever the remains of Grace Jensen, the little daughter of Hyrum Jensen. There was a large number of sympathizing friends present.

There was a good attendance at the ice cream social held at the Baptist church last evening, and an attractive programme was carried out.

Manager L. L. Nunn and his narty of engineers and contractors are still at the Roberts House, awaiting the decision of Judge Dusenberry in the power dan suit. When this is rendered they will know better how to proceed with the enterprise.

E. W. Carson, F. A. Robison of Salt Laske and A. Bellinger of Frice are guests at the Roberts House.

Mrs. St. V. Le Lieur has returned from St. Louis, where the has been residing for a considerable time.

PARK CITY.

It was the first opportunity the ladies to antice and the offert made by them yesterday to get to the pells dispelled all chance for act was under the plant of their electric practice, and the offert made by them yesterday to get to the pells dispelled all chance for act was under the plant of their electric practice, and the offert made by them yesterday to get to the pells dispelled all chance for act was under the pells dispelled all chance for act was under the plant of the men, that they did not want, or do not deserve, to have in bearing their appread to call the offert made by them yesterday to get to the pells dispelled all chance for act was under the plant of them expending the men, that they did not want, or do not deserve, to have did not want, or do not deserve, to have did not want, or do not deserve, to have did not want, or do not deserve, to have did not want, or do not deserve, to have did not want, or do not deserve, to have did not want, or do not deserve, to have did not want, or do not deserve, to have did not want, or do not deserve, to have did not want, or do not deserve, to have did not want, or do not deserve, to have did not want, or do not d

## STATE NORMAL SCHOOL,

showed a balance March I of \$6,371,69; COMMISSION TO SELECT A SITE FOR THE BRANCH.

> Will Leave For the South on May 3d-Parowan, Cedar City, Beaver and Fort Cameron After the School.

superintendent Park, President Tal-mage of the university and Karl G. Masser, created by the last legislature for the nurpose of selecting a site for the branch site. Henry Siewart, city scavenger, who the former's office yesterday and dewas laid off some time ago by the committee on streets, alleys and bridges.

The last legislature, it will be remem-Henry Stewarf, city scavenger, who was iaid off some time ago by the committee on streets, alleys and bridges, was reinstated.

The city marshal was instructed to make people clean up their yards of any offal as soon as the snow melts.

To the board of health was referred the matter of corrais, with instructions to remove same whenever they were regarded as a peril to the public health. Ontario lodge No. I A. O. U. W. elected representatives last night to the grand fodge, which meets at Boise City on the third Wednesday in May, Jas. P. Sweeney, W. W. Kennedy, J. M. Lockhart, James Don, John Varcoe, 3.e. H. Niles, Len Barrows, Bismarck Shyder, R. M. Simpson. It is reported that the delegation is strongly in favor of continuing the present "level" assessment plain and will work to that end when the issue is presented at the grand lodge.

The members of the fire department. for the institution free of charge, until the state has clear title to

deliver a lecture at the L. D. S. church Saturday night, subject: "Pioneer Life." He will be assisted by his daughter, Miss Cora M. Pratt, a member of the tabernacle choir, who will render some musical selections.

The voices of the Park City school district are called to meet at Central building Tuesday evening April 27, for the purpose of determining a site for

# OGDEN BUREAU.

Utah Lonn & Trust Building. Telephone 20%

Ogden, April 9.

SULLIVAN SUSTAINED.

HE ACTED WITHIN THE LINE OF HIS DUTY.

Investigation of the Methods Used in Handling Immorality Causes Some Startling Disclosures.

The meeting of the fire and police board tonight was of unusual interest.

The consideration of the charges by C. T. Miller vs. Officer Sullivan was the special order, but after these Chairman Rogers attacked the method of procedure in the police department and succeeded in passing a resolution calling for a radical change in the matter of dealing with the sporting class. The resolutions recited that the law is being continually violated; that the ing continually violated; that the docket does not show the true state of facts in regard to such cases. The procedure described in the resolution is as follows:

remaps the most important business transacted at yesterday's meeting of the county commissioners was the passage of a resolution where under jurors in civit cases will be paid by presenting their claims in the usual manner. This means there will be no distinction between this class of claims and others.

showing the practice and commenting in a way to show that great discrepancies might exist between the number of inmates taxed and the real number of inmates. He also called attention to the fact that in February the police department had been instructed to keep strictly to the law in such matters.

City Attorney Henderson said the chairman was strictly correct as to the matters of law involved.

Commissioner Peery admitted that

matters of law involved.

Commissioner Peery admitted that technically the law was being violated, but that some such method was in vogue in all the principal cities. He was opposed to dragging the unfortunate women to public trial. The resolution carried, Peery voting no. The chief of police, city attorney and police justice were ordered served with copies of the resolution. Examiner Hanson submitted his re-

port on applicants for positions on the fire department and Chief Binford ap-pointed A. B. Canfield and E. E. Bar-ton to vacancies and G. P. Tyree as substitute, they being the three high-

captain Gilvey, acting chief of police, reported that the policy games had been suppressed.

The matter of the Sullivan charges

was the first business taken up, but was not disposed of till an executive session, after the regular meeting, when it was decided that Miller's charges had not been sustained.

Eighteen Inches of Snow on the

Level.

Montpeller, Ida., April 7.—The people in this section of country are seiting very tired of winter and, to all appearances. van acted in the line of his duty.

Before adjournment, on motion of
Watson, E. T. Morton, the retiring
clerk, was given a vote of thanks for
fidelity and good service.

## Second District Court.

The following business came before Judge Rolapp yesterday:

Hyrum Standing vs. Maloney & Per-kins; demurrer of defendant argued and

sustained; ten days given plaintiff to amend complaint; notice of decision waived.

John A. Nelson et al. vs. H. M. O'Haver et al.; motion for new trial stricken from present call.

Farrand & Votey Organ company vs. Abble Anderson et al.; motion of defendant Freeman to quash summons

Abbie Anderson et al.; motion of defendant Freeman to quash summons and demurrer of defendants to the complaint were argued; decision reserved.

Paying Back the Money.

Paying Back the Money.

The refunding of the school tax keeps the county clerk's office busy nown days. The matter of computing the amount of the tax to be refunded to each taxnayer is quite simple, as it is one-half of the amount of local school district taxes collected. The taxpayer makes out a claim for the amount of local school district taxes collected. The taxpayer makes out a claim for the amount of local school district taxes collected. The taxpayer makes out a claim for the amount of local school district taxes collected. The taxpayer makes out a claim for the amount of local school district taxes collected. The taxpayer makes out a claim for the amount of local school of the county of Salt Lake, county of Salt Lake, clity of Salt Lake, clity of Salt Lake, clity of Salt Lake, county of acted on favorably the warrant will be drawn and can be obtained by the tax-payer signing a receipt therefor. The warrant may then be cashed at once. Of course only Ogdan City taxpayers

## Hobbs Pleads Not Guilty.

Thomas Hobbs was yesterday trans-Thomas Hoobs was yesterday transferred from the city jall to the county jail. He was also given a hearing before United States Commissioner Maloney on the charge of robbing the mails. The prisoner pleaded not guilty and his examination was set for Thursday next, April 15. His bonds were fixed at \$3,000. W. L. P. Peyton is his attorned.

Local Briefs. The "Reds" of the Y. M. C. A. will entertain with a public reception on Tuesday night next.

The knights and ladies of the Mac-cabees are preparing for a gala time tomorrow night at K. P. hall. Already the waters of Weber and Ogden rivers are rising rapidly, and presaging danger if a rapid thaw shall

Miles Deringer and Charles Andrews, for disturbing the peace, were yester-day sentenced to 20 days each at break-ing stone in the stockade.

via the Oregon Short Line Rallroad.
Fare for the round trip only \$1. Spector is leaves Orden after the opera. Fare, including performance, \$1.50.

To Be Brigadier General,

# THE MUNICIPAL LEAGUE

Susiness and Editorial Office 819 Meeting of the Organization field Last Night.

> A BRIEF ADDRESS BY HON. HENRY W. LAWRENCE.

He May Accept the Presidency-Fire and Police Board Requested to Issue an Order For the Enforcement of the Ordinances-Public Notice of the Next Meeting May Possi-

The Municipal league met last evening and was attended by those who had been notified of the time and place of meeting.

Mrs. Pardee presided, and the feature of the evening was a brief address by Henry W. Lawrence. That gentleman, it will be remembered, was, at a previous meeting, when he was not present, elected president of the league, and since then he has expressed himself as being uncertain about accepting the office. In the course of his remarks last evening he said that whether he accepted or not, he would be an active member of the league, and said he would consider the matter of his election as president and announce his detion as president and announce his de-cision in a week. Mr. Lawrence ex-pressed himself as being in full sym-pathy with the avowed purposes of the organization.

A communication from the fire and police board invition

A communication from the fire and police board inviting the league to meet with it was read and a committee appointed to confer with the board. In addition, the league requested the board to place on the books positive instructions to the officers to enforce the ordinances. This is all the league deems in necessary and the organization has no complaints against the patrolmen.

Another meeting will be held next. Thursday night, and it is thought possible be some who know of the league only through newspaper reports, but are interested in the movement, that some notice of the time and place may be given. If that should happen, it is quiet likely that there will be several people present.

### HORRIBLE FEAST.

### White Trader Fattened and Then Eaten by Cannibals.

Victoria, B. C., April 8.—Australian advices state that Mr. S. Duncan, a white trader who reached Sydnsy from South Africa last year, met his death in a very painful way while trading with natives of the New Hebrides. He was tied up to one of the trees for three days, being kept alive and forcibly stuffed with food. He was then cut down, killed and eaten, women even joining joyfully in the cannibalistic feast. There was a great assemblage from the various groups of islands. Duncan, it appears, was a single man about 33 years of age. He was a peaceable man, and his friends at Sydney said that he would not draw his revolver on any account. From those who knew the New Hebrides has been collected the information that the natives are very treacherous, they having on several occasions dealt murderously with European vessels. Victoria, B. C., April 8.-Australian

A Handsome Complexion of the greatest charms a woman can be. Pozzoni's Complexion Powden

## ANNUAL STATEMENT

### For the year ending December 31, 1896, of the condition of The Equitable Life Assurance Society of the United States.

Made to the secretary of state of the state of Utah, in pursuance of the laws relating to insurance companies.

State of New York, County of New York—ss. Thomas D. Jordan, comptroller, being duly sworn, deposes and says that he is the above described officer of said company, and that the foregoing statement of the scheral condition of said company on said thirty-first day of December, 1896, is correct accreting to the best of his information, knowledge and belief, respectively.

THOMAS D. JORDAN.
Subscribed and sworn to before me this 30th day of March, A. D. 1897.

JOHN B. RUSSELLI.
(Seal.)
N. Y. Co., 53.

NOTICE TO CREDITORS.—ESTATE of Thomas Mackay, deceased. Notice is hereby given by the undersigned, administrators of the estate of Thomas Mackay, deceased, to the creditors of, and all persons having chaims against the said deceased, to exhibit them with the neceasary vouchers, within tenmouths after the drat publication of this notice, to the said administrators at the law office of Moyle. Zane & Costigan, Deseret National Bank building, Sait Lake City, in the county of Sait Lake, Utah.

HYRUM MACKAY,

Utah.

HYRUM MACKAY,

Administrators of the Estate of Thomas
Mackay, Deceased.

Dated April 3, 1897,

Moyle, Zane & Costigan, Attorneys for
Estate.

# SHERIFF'S SALE.

ing her varied talents.

Miles Deringer and Charles Andrews, for disturbing the peace, were yesterday sentenced to 20 days each at breaking stone in the stockade.

Tonight comes the performance of "Patience" by the Salt Lake Operations, The piece has been as great a success as any ever put on by a home trouge. A large house will undoubtedly greet "Patience."

The remains of Orson Badger, sr., will lie in state at the residence, 2020 Washington avenue, Friday, from 11 o'clock until I o'clock p. m., where they may be viewed by friends, after which at 2 o'clock, the funeral services will be held at the Third ward meeting house.

Brough & Graves,

Stock, gram and provision brokers, Sait Lake and Ogden. Western correspondents of Robert Lindblom & Cc., Chicago and New York: 21 Morising for the county of Salt Lake, stare of Utah, county of Salt Lake, stare of Utah, county of Salt Lake, and being in the county of Salt Lake, stare of the day of April A. D. Isone, all the right, title claim and interespondents of Robert Lindblom & Cc., Chicago and New York: 21 Morising for Vereas Schwin, Annie M. Schwin, John Lu Taylor, Louise C. Koenan, and Carey-Lombard Lumber company, a corporation, to the highest bidder for cash, at the west front door of the county of Salt Lake, stare of Utah, county fouse, in the city of Salt Lake, county of Salt Lake, stare of Utah, county fouse, in the city of Salt Lake, county of Salt Lake, city survey; it was a corner of lot five (b), block interent cash of Vereas Schwin, annie M. Schwin, annie

## SHERIFF'S SALE.

NOTICE IS HEREBY GIVEN THAT NOTICE IS HERBY GIVEN THAT pursuant to a decree of foreclosure and order of sale, to me directed from the Third Judicial District court, of the state of Utah, county of Salt Lake in a cause therein pending, wherein Aaron Keyser is plaintur and Elsada A. Lawrence, A. T. Lawrence, Utah Commercial and Savings bank, a corporation, and Margaret Jane Abbott are defendants, to which device of foreclosure and order of sale reference is hereby made, 1 shall expose for sale, at public auction, to the highest bidder for cash, at the west front door of the county court house, in the city of Salt Lake, county of Salt Lake, state of Utah, on the 18th day of April. A. D. 185, at 12 o'clock noon, all the right, title, claim and interest of Elsada A. Lawrence. A. T. Lawrence, Utah Commercial and Savings bank, a corporation, and Margaret Jane. Abbott, of, in and to the following described real estate, situate, tying and being in Sait Lake county, state of Utah, cowift: Beginning at a point in the center of a county roud, bearing north and south \$10 chains south from the north-east corner, of the northwest quarter of section thrifty-four (30), township two (2) south, range one (1) west, Salt Lake meridian, and running themes south allowing portion thereof, namely, beginning in the center of said county road on the quarter section thrity-four (31), township two (2) south, range one (3), township two (4), township two (4), township two (5), township two (6), township two (7) south, range one (8), thence on the said road \$1 links; thence west 5.20 chains; thence north \$1 links; thence and 5.20 chains then on the said road \$1 links; thence on the said road \$2 links; thence east along a small water ditch, a chains to helpoint of beginning, being in and part of the northwest quarter of section thrity-four (34), township two (2) south, range one (1) west, Salt Lake meridian, together with twenty-four share of stock in the South in the said containing in and part of the northwest quarter of section thrity-four (64), township two (27) sou

### SHERIFF'S SALE.

SHERIFF'S SALE.—BY VIRTUE OF an execution to me directed from the Third Judicial district court, county of Salt Lake, state of Utah, in favor of Aaron Keyser and against Parker & Depue, incorporated, a corporation, to satisfy a deficiency judgment of thirty-three hundred and eighty-nine and 40-100 dollars, with interest thereon at the rate of 8 per cent per annum from February 18th, 1857, and accruing costs, I have leaved upon all the right title claim and

NOTICE TO CREDITORS.—ESTATE of Edward Laker, deceased. Notice is of Edward Laker, deceased. Notice is the comptroller, and says that ffleer of said estament of Edward Laker, deceased, to the creditors of, and all persons having claims against the said deceased, to exite the control of said to the creditors of, and all persons having claims against the said deceased, to exite the control of said testament of Edward Laker, deceased, within ten months after the first publication of said the notice, to the said Maria Laker, executrix of the last will and taker, executrix of the last will and testament of Edward Laker, deceased, at her home at \$42 East Third South stress, Sait Lake City, in the county of Sait Lake, Utah.

Executrix of the Last Will and Testament of Edward Laker, Deceased, Dated Sait Lake City, Utah, March 20, 1897.

A. B. Sawyer, Attorney for Executrix.

# SHERIFF'S SALE.

NOTICE—SHERIFF'S SALE.

NOTICE—SHERIFF'S SALE. BY virtue of an execution to me directed from the Third Judicial district court, county of Salt Lake, state of Utah, in favor of T. S. Mathis, and against Julia S. Maltese, to satisfy a judgment of seventy-five cents costs of suit, with interest thereon from the lith day of October, 1884, said judgment having been duly assigned to F. E. McGurrin on the 7th day of December, 1895, I have levied upon all the right, title, claim and interest of said defendant Julia S. Maltese, of, in, and to the following described real estate, situate, lying and being in the county of Salt Lake, state of Utah, to-wit: An undivided two-thirds interest in all of lot one (D. block one hundred and sixteen (195), plat "D." Salt Lake City survey, and I will expose the same for sale or so much as will satisfy plaintiff's demand, to-wit: \$4, \$5, 5 costs of suit, interest and accruing costs, at the west front door of the county court house in the city of Salt Lake, county of Salt Lake, on the 17th day of April, A. D. 1897, at 12 o'clock, noon. To be sold as the property of Julia S. Maltese, at the suit of T. S. Mathis. Terms of sale cash.

THOMAS P. LEWIS.

Sheriff.

By J. B. TIMMONY, Deputy Sheriff, Dated at Selt Lake City, Utah, March 27, A. D. 1887. Edward McGurrin Attorney for F. E. McGurrin.

# ASSESSMENT NOTICE.

SUNBEAM CONSOLIDATED MINING company. Principal place of business, Saik Lake City, Utah. Notice is hereby given that at a meeting of the directors held on the 2Ind day of March. 1857, an assessment of one-half (½) a cent per share (being assessment No. 9), was levied on the capital stock of the corporation, payable on or before Wednesday, the Elst day of April. 187, to E. L. Carpenter, secretary of said corporation, at the company's office, room 32 Dooly block, Sait Lake City. Any stock upon which said assessment may remain unpaid on the said 21st day of April. 1897, will be delinquent, and advertised for sale at public avection, and unless payment is made before as many shares as may be necessary will be add on Friday, the 7th day of May, 1877, at 12 o'clock, noon, at the company's office, to hay delinquent assessment, together with cost of advertising and expense of sale.

E. L. CARPENTER,

Scretary and Treasurer.

### SHERIFF'S SALE.

NOTICE IS HEREBT GIVEN THAT pursuant to a decree of foreclosure and order of sale to me directed from the Third judicial district court of the state of Utah. county of Salt Lake in a cause therein pending, wherein Pacific States Savings Loan & Building company is plaintiff, and Daniel M. Hunter, administrator of the estate of James Hunter, deceased, is defendant, to which decree and order of sale reference is hereby made, I shall expose for sale, at public auction, to the highest bidder for cash, at the west front door of the county court house. In the city of Salt Lake, county of Salt Lake, state of Utah, on the 17th day of April. A. D. 1897, at 12 celock noon, all the right, title, claim and interest of Daniel M. Hunter, administrator of the estate of James Hunter, deceased, of, in and to the following described real estate, situate, lying and being in the city and county of Salt Lake, state of Utah, to-wit. Commencing five E) rods east of the south-west corner of lat one (I), block forty-six (46), plat "B. "Sait Lake city survey running thence north eight (8) rods, thence south three (3) rods, thence south three court five (6) rods, thence south three county of Salts and the property of Daniel M. Runter, administrator of the estate of James Hunter, deceased, at the suit of Pacific States Savings Loan & Building company, under said decree and order of sale in the above cause. Dated at Sait Lake City, Utah, this 2th day of March. & D. 1897. THOMAS P. LEWIS, Sheriff of Salt Lake County, Utah, By J. B. TIMMONY, Deputy Sheriff. NOTICE IS HEREBY GIVEN THAT

# STOCKHOLDERS' MEETING.

THE ANNUAL MEETING OF THE stockholders of the Sait Lake City Railroad company will be held at the company's office, Hooper building, First South street, Sait Lake City, on Tuesday, April 20th, 1907, at 11 o'clock a. m., for the election of directors to serve during the ensuing year, the reading of the financial reports for the fiscal year, and the transaction of such other business as may legally be brought before the meeting.

JOSEPH S. WELLS.

Secretary.

Salt Lake City, March 10th, 1897.

## SUMMONS.

SUMMONS.

IN THE THIRD DISTRICT COURT of the Third Judicial District of the State of Utah, county of Salt Lake, George T. Grady, plaintiff, vs. W. H. Cromer, defendant,—Summons.—The State of Utah sends streeting to W. H. Cromer, defendant. You are hereby required to appear in an action brought against you by the above-named plaintiff in the District court of the Third Judicial District of the state of Utah, and to answer the complaint filed therein within ten days (exclusive of the day of service) after the service on you of this sunmons—If served within this county, but in this district, within the county, but in this district, within the county, but in this district, within the service on you of this sunmons—If served within county, but in the district, within twenty days; otherwise within forty days—or judgment by default will be taken against you, according to the prayer of said complaint. The said action is brought to have judgment armins the defendant for the sum of \$7.50 together with interest thereon at the rate of five per cent per month from date until paid, together with \$10.00 as attorney's fee and coats of suit—alleged to be due the plaintiff upon a certain promissory note made, executed and delivered by the defendant to F. E. McGurrin & Co., on Nov. 18, 1886, for the sum of \$20.00, bearing interest at 2 per cent per month from date until maturity, and at the rate of 5 per cent per month after judgment, and providing for an attorney's fee of \$10.00 in case the said note be collected by suit—that on January 25, 1876, the said F. E. McGurrin & Co., for a valuable consideration, duly assigned and transferred said note to the plaintiff, who is now the legal holder and owner thereof, that no part or portion of the same has been paid. And you are hereby notified that if you fall to appear and answer the said complaint as above required, the said plaintiff will take judgment against you for the sum of \$7.50 together with interest thereon, attorney's fee and costs of suit.

Witness, the honorable judges, a

and ninety-seven.

DAVID C. DUNBAR, Clerk.
By GEO, D. LOOMIS, Deputy Clerk.
Edward McGurrin, Attorney for Plain-

SHERIFF'S SALE. NOTICE IS HEREBY GIVEN THAT county court house, in the city of Sait Lake, county of Sait Lake, state of Utah, on the 22nd day of April, A. D. 1887, at 12 of clock noon, all the right, title, claim and interest of Charles V. Anderson, Christine M. Anderson, John Odson, and George F. Goodwin, of, in and to the following described real estate, slituate in Sait Lake county, state of Utah, to-with The northeast quarter of the southeast quarter of section thirty-three (33), township three, south of range one, west of Sait Lake meridian, containing forty (40) acres more or less, to be sold as the property of Charles V. Anderson, and Christine M. Anderson, at the suit of A. F. Holden, under said decree and order of sale in the above cause.

Dated Sait Lake City, Utah, this list day of March, A. D. 1897.

THOMAS P. LEWIS, Sheriff Sait Lake County, Utah, George Westervelt, Attorney for Plaintiff.

# SHERIFF'S SALE.

SHERIFF'S SALE.

SHERIFF'S SALE—NOTICE IS HERE-by given that pursuant to a decree of foreclosure and order of sale, to me directed from the Third Judicial district court, state of Utah, county of Salt Lake, in a cause therein pending wherein the North American Savings, Loan and Building company, a corporation, is plaintiff, and Wilhelmina Kallstrom, Carolina Aadamson and Louiss Larson, are defendants, to which decree and order of sale reference is hereby made, it shall expose for zale, at public auction, to the histiest bidder for cash, at the west front door of the county court house, in the city of Salt Lake, county of Salt Lake, state of Utah, on the 2nd day of April, A. D. 1897, at 12 ofclock moon, all the right, title, chaim and interest of Wilhelmina Kallstrom, Carolina Andamson and Louisa Larson, of, in and to the following described real estate, to-wit: Commencing at the southwest corner of lot No, three (3), in block No, nine (3), plat '18, 'Salt Lake City survey, running themee east five (5) rods, thence north ten (6) rods, thence north ten (6) rods, thence north ten (6) rods, thence on the real city and county of Salt Lake, sinte of Utah, to be sold as the property of Wilhelmina Kallstrom, under salf decree and order of sale in the above cause. Dated at Salt Lake City, Utah, this list of the county of Salt Lake, Sinte of Utah, to be sold as the property of Wilhelmina Kallstrom, under salf decree and order of sale in the above cause. Dated at Salt Lake City, Utah, this list Carolina Carolina Carolina City, and county of Salt Lake City, Utah, this Salt Lake County Utah, By J. B. TIMMONY, Deputy Sheriff, Booth, Lee & Gray, Attorneys for Plaintiff

# NOTICE TO CREDITORS.

NOTICE TO CREDITORS.—ESTATE of Samuel D. James, deceased. Notice is hereby given by the undersigned, administrator of the estate of Samuel D. James, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within ten months after the first publication of this notice, to the said A. B. Sawyer, administrator of said estate, at his office, No. 215 Progress building. Salt Lake City, in the county of Salt Lake, Utah.

A. B. SAWYER.

Administrator of the Estate of Samuel D. James, Deceased.

Dated Salt Lake City, Utah, March 13, 1897.

### NOTICE OF SALE UNDER DEED OF TRUST.

IS HEREBY GIVEN BY Wilson, trustee in a certain

### NOTICE OF ASSESSMENT.

LUCKY BILL MINING COMPANY .-

m The San Lake recam, a howspaper printed and published in said city and county.
Witness my hand this 13th day of March, A. D. 1857.

OGDEN HILES, Judga. Attest: DAVID C. DUNBAR, Clerk.

STOCKHOLDERS' MEETING. STOCKHOLDERS' MELTING.

STOCKHOLDERS' ANNUAL MEETing. Fairview Mining Company, a corporation of Unah.—Notice is hereby given
that whereas the assural meeting of the
stockholders of the Fairview Mining
company, a corporation of Urah, was not
held at the time provided in the articles
of incorporation, and over three months
have elapsed since said time and the directors have not appointed a time for
the holding of said meeting, and six
stockholders of said company have called
said meeting to be held at the time and
place hereinafter mentioned; and, whereas, the secretary bus failed to give notice
of said meeting. Now, in pursuance of
the articles of incorporation, the undersigned president of said company hereby
gives notice that the annual stockholders meeting of said company is
called to be held and will be held at the
office of said company, to-wit, the office
of the Ontario Silver Mining company,
second floor of the Masonic block, corner
West Temple and Second South streets,
Sait Lake City, Sait Lake county, Utah,
on Saturday, April 10th, 18%, at 2 o'clock
2. m. of that day, for the nursoes of
electing officers and directors for the ensuing year and for the transaction of all
business that may properly come before
the meeting. C. W. BENNETT.
President Fairriew Mining Company.
Dated March 5th, 1887.

# Oregon Short Line & Utah Northern Railway Company.—Stockholders'

Meeting

NOTICE IS HEREBY GIVEN THAT the annual meeting of the stockholders of the Oregon Short Line & Utah Northern Railway company, for the election of such other business as may lexally come before the meeting, will be held at room it. Hooper building, Sait Lake City, Utah, on Wednesday, the I'th day of March, on Wednesday, the I'th day of March, en to be sufficient to be sufficient

The above meeting is postponed until Wednesday, the 14th day of April, 1837, at 19 o'clock s. m., at the same blace, ALEX MILLAR, Secretary, Dated March 17, 1897.

ministrator of the estate of Samuel D. James, deceased, to the creditors of, and all persons having claims against the necessary vouchers, within ten months after the first publication of this notice, to the said A. B. Sawyer, administrator of said estate, at his office, No. 25 Progress building, Sait Lake City, in the county of Sait Lake City, Utah, March Is, 1871.

CONSTELLATION MINING COMpany for the election of directors and the transaction of such other business as may legally come before said meeting of the stockholders of the Constellation Mining company for the election of directors and the transaction of such other business as may legally come before said meeting of the company at Park City, Summit county, Citah, on Monday, May 1rd, 1876, at 2 o'clock p. m.

April 1, 1877.

April 1, 1877.

April 1, 1877.

April 1, 1877.